## <u>Remarks</u>

The Examiner has rejected claims 1-11 and 13-19 and 21 under 35 U.S.C. 102(e) as being anticipated by *Ozaki et al*.

This rejection is respectfully traversed.

Claim 1 includes the following elements:

- 1) variable display means for variably displaying a plurality of patterns;
- 2) front side display means...through which said plurality of patterns of said variable display means can be seen, wherein said front side display means is configured as a stack of a plurality of panel-shaped displays, including at least three panels wherein said stack comprises at least one cover panel, at least one liquid crystal panel and at least one reflective panel;

The above cited reference to *Ozaki et al* does not disclose these features. For example, *Ozaki et al* discloses in FIG. 28 and in paragraph 138 an LCD display panel and a semi-transparent reflective plate. However, this structure does not disclose a

three panel structure having another panel that can be a cover panel.

Claim 5 differs from the above cited reference because this claim also claims a three panel structure not shown by FIG. 28, or described in paragraph 138.

Claim 5 also includes the following feature:

wherein said first display panel and said second display panel are capable of showing images which are dependent on each other

It is respectfully submitted that this feature is not shown in Ozaki et al. Rather, there is no description as to how the LCD display panel reacts in view of the results of the back side display device or rotational wheel device 2. Therefore, it is respectfully submitted that claim 5 is patentable over the above cited reference.

Claim 21 relates to a device which has a stack of at least three panels including at least one LCD panel.

This feature is not shown in Ozaki et al.

Thus, because of the design differences described above between the present invention as claimed in independent claims 1, 5, and 21, it is respectfully submitted that these claims are patentable over the above cited references taken either singly or in combination. Therefore, it is respectfully submitted that dependent claims 2-4, 6-20, and 22 are patentable over the above cited references as well.

Therefore, early allowance of the remaining claims is respectfully requested.

Respectfully submitted,

COLLARD & ROE, P.C. 1077 Northern Boulevard Roslyn, New York 11576 (516) 365-9802

William C. Collard, Reg. No. 38, 417
Attorney for Applicant

Enclosures: Three Month Petition

I hereby certify that this correspondence is being e-filed with the U.S. P.T.O. on April 4, 2006.

<u>/William Collard/</u>